

ST. CHARLES POLICE DEPARTMENT

APPLICATION FOR BLOCK PARTY

This application must be completed and signed by the person in charge of the block party.		
NAME:	DATE:	
ADDRESS:	PHONE	
STREET(S) TO BE BLOCKED OFF:		
DATE TO BE HELD: TIME: (FROM)	(TO) RAIN DATE:	
A petition signed by 100% of the residents living on the street(s) named above must be attached to this application.		
READ CAREFULLY		
The person filing this application shall be responsible for the following:		
1. That there shall be no drinking of any liquor, beer, wine or other intoxicants on the city street including the public sidewalks.		
2. That proper movable barricades (and lights, if necessary) will be furnished by the group and properly placed and removed by them.		
3. That the streets and sidewalk area used will be cleared of all debris at the conclusion of the event.		
4. That no loud band, stereos, radios or like equipment will be used.		
5. That one side of the street be kept clear in case any emergency vehicle (fire, ambulance, police) must enter the barricaded area.		
6. That the party will be over with and the streets cleared and open to all traffic no later than <u>DUSK</u> .		
I, the undersigned, agree to abide by the above and will so inform all persons attending said block party.		
(Name of Applicant)	(Date)	
☐ APPROVED ☐ DISAPPROVED Signed		
_	Chief of Police	
REMARKS:		
After your request has been approved, you may contact our Public Work Department at 377-4405 if barricades are needed		

HOLD HARMLESS AND INDEMNIFICATION AGREEMENT BETWEEN THE CITY OF ST. CHARLES AND

WHEREAS,	has expressed an interest in utilizing the
City's facilities, namely	from
to; and	
WHEREAS , the City is providing compensation for the use of its facilities.	said facility as a public service and is not receiving any
WHEREFORE, hold harmless the City of St. Charles as t	covenants and agrees to indemnify and follows:
or any of them, or if the City, its off is made a party defendant in any proof its facilities by all actions, causes of actions, claims and compensation for the negligent agents and employees or any of tofficials, agents and employees har	the City, its officers, officials, agents and employees icers, officials, agents and employees or any of them, occeding arising out of or in connection with the use including but not limited to any and s, demands, damages, costs, loss of service, expenses acts and omissions of the City, its officers, officials, them defend and hold the City and such officers, mless from all claims, liabilities, losses, judgments, easonable attorneys fees in connection therewith.
officials, agents and employees shall no including reasonable attorneys fees and	releases from and agrees that the City, its officers, to be liable for any liability, losses, judgments, costs, fees expenses arising out of or in connection with the City's to utilize the City's facilities.
herein expressed has been made to	ND REPRESENTED that no promise or agreement not and that this ement contains the entire agreement between the parties and are contractual and not a mere recital.
IN WITNESS THEREOF we have, 20	set our hands and seals on the day of
Subscribed and sworn to before me	
day of, 20	
Notary Public	